

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION

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Christine R. Johnson,

No. 1:19-cv-00615

Plaintiff,

vs.

TD Bank USA, National Association; et  
al.,

Defendants.

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**DECLARATION OF  
BRIAN MELENDEZ**

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State of Minnesota, )  
 ) SS.  
County of Hennepin )

Pursuant to 28 U.S.C. § 1746, the undersigned Brian Melendez declares:

1. My name is Brian Melendez. I am an attorney representing Defendant TD Bank USA, N.A., in this action, in association with Amy R. Michelau. My attorney license number before the Supreme Court of Minnesota is 0223633. I am admitted to practice before this Court. I make this declaration in support of TD's motion for summary judgment.
2. A true and correct copy of each following document accompanies this declaration:

**Ex. Document**

- A Inside POS [Point-of-Sale] Transaction Register (Mar. 27, 2017) [T201-06; Wolf Dep., Ex. 7]
- B Letter from Target Card Services to Christine R Johnson (Mar. 31, 2017) [T245; Wolf Dep., Ex. 10]

- C TSYS Archived Notes [T268; from Wolf Dep., Ex. 11]
- D Bankruptcy Petition [ECF Doc. 1], Schedule F at 9, *In re Christine R. Johnson*, Case No. 18-22046 (Bankr. N.D. Ill. filed Aug. 6, 2018)
- E Letter from Christine Kiefer-Johnson to Experian (Nov. 6, 2018) [T294]
- F Letter from Christine Kiefer-Johnson to Experian (Nov. 8, 2018) [T306]
- G Tinley Park Police Department, Reporting Officer Narrative (Dec. 15, 2018) [T333-35]
- H Plaintiff's Responses and Objections to TD Bank USA, National Association's First Set of Interrogatories (Oct. 8, 2019)
- I Plaintiff's Responses and Objections To TD Bank USA, National Association's First Set of Requests for Admission (Oct. 8, 2019)
- J Plaintiff's Amended Responses and Objections to TD Bank USA, National Association's First Set of Interrogatories and Requests for Production (Nov. 11, 2019)
- K Defendant TD Bank USA, N.A.'s Amended Answers to Interrogatories (Nov. 19, 2019) [Wolf Dep., Ex. 16]
- L 30(b)(6) Videotaped Deposition of TD Bank USA, National Association Taken Through Its Representative Susan L. Wolf (Nov. 26, 2019)

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

Executed on January 8, 2020.



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Brian Melendez